DEFENDANT	MARK L. BULLICK	rict of o	KLAHOMA	-
DEFENDANT		7 9- CR-120	- C	
	JUDGMENT AND PROBATION/COMMITMEN			ı s (5/75
	In the presence of the attorney for the government the defendant appeared in person on this date	МОИТН	DAY	YEAR
COUNSEL	WITHOUT COUNSEL However the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereupon	and asked whether	er defendant	79 desired t
	WITH COUNSEL Jim Conatser, Retained (Name of counsel)	— — —		
PLEA	GUILTY, and the court being satisfied that NOLO CONTENDERE, there is a factual basis for the plea,	TOK	GUILTY	
	There being a finding a finding of NOT GUILTY. Defendant is discharged LX1 GUILTY.	iacing S. S. S.S	Silver, Oli Vivor di	ofice energy for post
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s) of having violated Section 371, as charged in Count 1 of the Information	Title 18	3, U.S.C	* *
	The court asked whether defendant had anything to say why judgment should not be pronounced. B was shown, or appeared to the court, the court adjudged the defendant guilty as charged and conviction of sentence is hereby suspended.	ricted and ordered	i that: Timests Cock defenda	SE SECRET
SENTENCE OR PROBATION ORDER	was shown, or appeared to the court, the court adjudged the defendant guilty as charged and conv	ricted and ordered	i that: Timests Cock defenda	SE SEORCH
OR PROBATION ORDER SPECIAL CONDITIONS OF	was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convict the court adjudged the court adjudged the defendant guilty as charged and convict the court adjudged the court adjudge	ricted and ordered	i that: Timests Cock defenda	OR SECURITY OF
OR PROBATION ORDER SPECIAL CONDITIONS OF	was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convict the court adjudged the court adjudged the defendant guilty as charged and convict the court adjudged the court adjudge	ricted and ordered	i that: Timests Cock defenda	OR SECURITY OF
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION ADDITIONAL CONDITIONS OF	was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convict the court adjudged the court adjudged the defendant guilty as charged and convict the court adjudged the court adjudge	and the ears from	defendanthis	nt.
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION ADDITIONAL CONDITIONS OF	The imposition of sentence is hereby suspended is placed on probation for a period of Three (3) Y date. In addition to the special conditions of probation imposed above, it is hereby ordered that the gener reverse side of this judgment be imposed. The Court ray change the conditions of probation, reduce any time during the probation period of within a maximum probation period of five years permitted.	and the ears from	defendanthis robation set of od of probation set a warrant and the Clerk defendant the clerk defendanthis	at on the n, and at d revoke
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION OF PROBATION	The imposition of sentence is hereby suspended is placed on probation for a period of Three (3) Y date. In addition to the special conditions of probation imposed above, it is hereby ordered that the gener reverse side of this judgment be imposed. The Court riay change the conditions of probation, reduce any time during the probation period or within a maximum probation period of five years permitted probation for a violation occurring during the probation period.	and the ears from	defendanthis robation set of od of probation a warrant and the Clerk dopy of this judgent to the U.S.	nt on the n, and at d revoke eliver ment Mar-
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION OF PROBATION OMMITMENT RECOMMEN	The imposition of sentence is hereby suspended is placed on probation for a period of Three (3) Y date. In addition to the special conditions of probation imposed above, it is hereby ordered that the gener reverse side of this judgment be imposed. The Court ray change the conditions of probation, reduce any time during the probation period or within a maximum probation period of five years permitted probation for a violation occurring during the probation period. The court orders commitment to the custody of the Attorney General and recommends,	ral conditions of por extend the period by law, may issue	defendanthis robation set of odd of probation are a warrant and the Clerk depy of this judgent to the U.S. ualified officer	at on the n, and at d revoke
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION OF PROBATION OMMITMENT RECOMMEN	In addition to the special conditions of probation imposed above, it is hereby ordered that the gener reverse side of this judgment be imposed. The Court ray change the conditions of probation for a working the probation period of five years permitted probation for a violation occurring during the probation period. The court orders commitment to the custody of the Attorney General and recommends,	and the ears from	defendanthis robation set of odd of probation are a warrant and the Clerk depy of this judgent to the U.S. ualified officer	at on the n, and at d revoke

Northern	_District of _	Oklahoma	
United States of America vs. ROBERT DENVER JONES,	. }	Criminal No.	FILE IN OPEN COUR OCT 30 1979
ORI Pursuant to Rule 48(DER FOR DISMIS		U. S. DISTRICT COURT
Procedure and by leave of			
Attorney for the Northe	ern Dist	rict of Okla	ahoma
hereby dismisses thex Cou	nts Two, Th	ree and Five ormation, compl	only, of the aint)
indictment against ROM	BERT DENVER	JONES, defend	lant.
· • .			

Asst. United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: Ottake 30, 1979

FORM OBD-113

DOJ

8-27-74

United State	s of America vs. Uni	ited S tes	District	Court
DEFENDAN		L NORTHERN DIS		
		DOCKET NO.		
	JUDGMENT AND PROBATION/	COMMITMEN	NT ORDER	AO 245 (5/75)
	In the presence of the attorney for the government the defendant appeared in person on this date	-	MONTH DAY	Y YEAR 79
COUNSEL	WITHOUT COUNSEL However the court advised defer have counsel appointed by the court X WITH COUNSELCharles HFrom	t and the defendant thereup	pon waived assistance of c	ndant desired to
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	OLO CONTENDERE,		
	There being a finding/pendict of \{ \textstyle \textsty			
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s) of has Section 2113(b) and 2, as charged in	Ine informat	ion.	
	The Court finds that the defendant of conviction, but that he does not	was 21 years need to be con	of age at th	a date reatment.
				Might :
SENTENCE OR PROBATION ORDER SPECIAL CONDITIONS OF	In addition to the usual conditions shall make restitution in the amount of to an appropriate health organization	by suspended a f Five (5) Yes of probation of \$7,221.50,	and the defendance from this the defendance the defendance the shall be a sha	dant date.
PROBATION	to complete his schooling or to a voca and further, as time permits, the defe employment.	rred to an edu	cational inst ution for tra btain lawful,	Litution
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is here reverse side of this judgment be imposed. The Court may change the condition period or within a max mum probation per probation for a violation occurring during the probation period.	reby ordered that the gener tions of probation, reduce or riod of five years permitted	ral conditions of probation	set out on the obation, and at ant and revoke
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of the Attorney Gen	eral and recommends,	It is ordered that the C a certified copy of thi and commitment to th shal or other qualified (is judgment e U.S. Mar-
		,	CERTIFIED AS A TRUE	COPY ON
IGNED BY			THIS DATE	
U.S. Distric	H. DALE COOK	0-30-79	Ву() CLERK
(*************************************		V 30:17		DEPUTY .
	·			-

United States of America)	Criminal No. 79-CR-94-C
GEORGE LEROY CURTIS, JR.	
	30

__District of _Oklahoma

ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal

Procedure and by leave of court endorsed hereon the United States

Attorney for the Northern District of Oklahoma

hereby dismisses knex Count I of the Indictment (indictment, information, complaint)

George Leroy Curtis, Jr., defendant.

HUBERT H. BRYANT United States Attorney

Asst. United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: October 30, 1979

FORM OBD-113

8-27-74

DOJ

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	1		L NORT	HERN DIST		A#1 3 77A1	MA
DEFENDANT	GEORGE LEROY CURT	IS, JR.			RICT OF	OKLAHUI	
	/		l DOCK	ET NO. ➤ 📖	79-CR-9	94	
	JUDGMENT AN	D PROBAT	ION/COM	NITMEN	T ORDI	ER AO	245 (5/75
	In the presence of the attorney the defendant appeared in perso				MONTH	DAY	YEA
COUNSEL	WITHOUT COUNSEL	However the court a	dvised defendant of ri I by the court and the d				
	■ X WITH COUNSEL L_	Sondra	Fogley Hous				
PLEA	GUILTY, and the court be there is a factual basis for		NOLO CO	NTENDERE,			ra godi ye
		(I NOT GU	II TY Defendant is	discharged	S		:7 3
	There being a finding tracking of	LX GUILTY	ILTY. Defendant is	uisenargeu			, T
FINDING &	Defendant has been convicted as Section 2114, as	charged of the offer	se(s) of having counts 2 and	violated 3 of the	Title 1	l8, U.S.	.C.,
JUDGMENT			ing dan productive to the size of the Lagrangian of the size of t	AND THE STATE OF T		and the same of the	
			e de la companya de l			i 30 i jili 2 i s i to. Airi	;
			n de la Santa d La compania de la Santa de		\$	11.0	•
	,				•		į.
	count 2 - Four (4) Years	r his authorized represei	itative for impriso	nment for a per	100 01	
SENTENCE OR PROBATION ORDER	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently) Years) Years ORDERED that with the sen	the sentend tence impose	ce impose ed in Cou	d in Cou nt 2.	nnt 3 sh	nall
OR Probation	Count 2 - Four (4 Count 3 - Four (4) Years) Years ORDERED that with the sen	the sentenditence imposed	ce impose ed in Cour . Attorne	d in Cou nt 2. y, Count	nt 3 sh	nall
OR PROBATION ORDER	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently) Years) Years ORDERED that with the sen	the sentend tence impose	ce impose ed in Cour . Attorne	d in Cou nt 2. y, Count	nt 3 sh	all
OR PROBATION ORDER SPECIAL CONDITIONS	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently) Years) Years ORDERED that with the sen	the sentenditence imposed	ce impose ed in Cou . Attorne	d in Cou nt 2. y, Count	nt 3 sh	nall
OR PROBATION ORDER	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently) Years) Years ORDERED that with the sen	the sentenditence imposed	ce imposed in Cour	d in Count nt 2. y, Count	int 3 sh	nall
OR PROBATION ORDER SPECIAL CONDITIONS OF	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently) Years) Years ORDERED that with the sen	the sentenditence imposed	ce impose ed in Cour . Attorne	d in Count nt 2.	int 3 sh	nall
OR PROBATION ORDER SPECIAL CONDITIONS OF	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently) Years) Years ORDERED that with the sen	the sentenditence imposed	ce impose ed in Cou . Attorne	d in Count y, Count	ant 3 sh	nall
OR PROBATION ORDER SPECIAL CONDITIONS OF	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently) Years) Years ORDERED that with the sen	the sentenditence imposedistant U. S.	ce impose ed in Cou . Attorne	d in Count 2.	ant 3 sh	nall
OR PROBATION ORDER SPECIAL CONDITIONS OF	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently) Years) Years) Years ORDERED that with the sense of the Ass	above, it is hereby ordering the conditions of probation period of fi	ce imposed in Court Attorner ared that the gener probation, reduce ove years permitted	d in Count 2. y. Count al conditions or extend the no	f probation seteriod of probassue a warrant	t out on th
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION ADDITIONAL CONDITIONS OF	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently Upon the motio hereby dismissed.	of probation imposed osed. The Court may che or within a maximum uring, the probation period.	above, it is hereby ordering the conditions of probation period of find.	ce imposed in Court Attorner ared that the gener probation, reduce over years permitted	d in Count 2. Y. Count al conditions or or extend the port by law, may i	f probation set eriod of probassue a warrant that the Clerk	t out on th tion, and a and revok
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION ADDITIONAL CONDITIONS OF PROBATION COMMITMENT RECOMMEN	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently Upon the motio hereby dismissed. In addition to the special conditions reverse side of this judgment be imp any time during the probation perio probation for a violation occurring di	of probation imposed osed. The Court may che or within a maximum uring, the probation period.	above, it is hereby ordering the conditions of probation period of find.	ce imposed in Court Attorner ared that the gener probation, reduce over years permitted	al conditions or or extend the pil by law, may in the committed and committed and committed and committed the committed and committed and committed and committed and committed and committed and committed the committed and committed and committed and committed the committed and committed the committed and committed the comm	f probation set eriod of probassue a warrant	t out on th tion, and a and revok k deliver udgment J.S. Mar-
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION ADDITIONAL CONDITIONS OF PROBATION	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently Upon the motio hereby dismissed. In addition to the special conditions reverse side of this judgment be imp any time during the probation perio probation for a violation occurring di	of probation imposed osed. The Court may che or within a maximum uring, the probation period.	above, it is hereby ordering the conditions of probation period of find.	ce imposed in Court Attorner Attorner Court of the Incomposition, reduced the Years permitted recommends,	al conditions or or extend the pil by law, may in the committed and committed and committed and committed the committed and committed and committed and committed and committed and committed and committed the committed and committed and committed and committed the committed and committed the committed and committed the comm	f probation set eriod of probassue a warrant to the Urr qualified offi	t out on th tion, and a and revok k deliver udgment J.S. Mar- icer.
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION ADDITIONAL CONDITIONS OF PROBATION COMMITMENT RECOMMEN	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently Upon the motio hereby dismissed. In addition to the special conditions reverse side of this judgment be imp any time during the probation perio probation for a violation occurring di	of probation imposed osed. The Court may che or within a maximum uring, the probation period.	above, it is hereby order ange the conditions of probation period of find.	ered that the generorobation, reduced ve years permitted recommends,	al conditions or or extend the poly law, may in the law of the poly law, may in the law of the law	f probation set eriod of probassue a warrant of that the Clerk copy of this jument to the Ur qualified offi	t out on th tion, and a and revok k deliver udgment J.S. Mar- icer.
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION ADDITIONAL CONDITIONS OF PROBATION COMMITMENT RECOMMENDATION	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently Upon the motion hereby dismissed. In addition to the special conditions reverse side of this judgment be imple any time during the probation period probation for a violation occurring defeat of the court orders commitment to	of probation imposed osed. The Court may che or within a maximum uring, the probation period.	above, it is hereby order ange the conditions of probation period of find.	ered that the generorobation, reduced the very ears permitted recommends,	d in Count 2. Y. Count It is ordered a certified and commit shal or othe CERTIFIED A	f probation set eriod of probassue a warrant copy of this jument to the Ur qualified offi	t out on th tion, and a and revok k deliver udgment J.S. Mar- icer.
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION CONDITIONS OF PROBATION COMMITMENT RECOMMENDATION DATION	Count 2 - Four (4 Count 3 - Four (4 IT IS FURTHER run concurrently Upon the motio hereby dismissed. In addition to the special conditions reverse side of this judgment be imp any time during the probation perio probation for a violation occurring de The court orders commitment to	of probation imposed osed. The Court may che or within a maximum uring, the probation period.	above, it is hereby order ange the conditions of probation period of find.	red that the generorobation, reduced ve years permitted recommends,	al conditions or or extend the poly law, may in the shall or othe CERTIFIED A	f probation set eriod of probassue a warrant that the Clerk copy of this jument to the Ur qualified offi	t out on th tion, and a and revok k deliver udgment J.S. Mar- icer.

UNITED STATES DISTRICT COOKI
Northern District of Oklahoma
United States of America Criminal No. 79-CR-135-C vs. MADONNA LEE BRISTOW
UST 29 1979
ORDER FOR DISMISSAL Jack C. Silver, Clark Pursuant to Rule 48(a) of the Federal Rules of Criminal DISTRICT COURT
Procedure and by leave of court endorsed hereon the United States
Attorney for the Northern District of Oklahoma
hereby dismisses the Indictment against (indictment, information, complaint)
Madonna Lee Bristow, defendant.
HUBERT H. BRYANT United States Attorney Asst. United States Attorney
Leave of court is granted for the filing of the foregoing dismissal.

Date: October 29, 1979

FORM OBD-113

8-27-74

DOI

RALPE F. LAM CAMBAL OCCRETION 79-CR-107-03-C JUDGMENT AND PROBATION/COMMITMENT ORDER AND TO THE COUNSEL In the presence of the absoracy for the government the defendant appeared in person on this date FOUNDEL WITHOUT COUNSEL WITHOUT COUNSEL WITHOUT COUNSEL TENTY P. Palloy, Court Appointed by the court and the defendant derived resistance of counsel. ALJ GUILTY, and the court being satisfied that there is a factual bash for the plea. NOT GUILTY. Defendant is discharged there is a factual bash for the plea. NOT GUILTY. Defendant is discharged there is a factual bash for the plea. NOT GUILTY. Defendant is discharged the pleas. FINCHES A JUDGMENT The court asked whether defendant and anything to sp why indignent thead not be presourced. Brease no sufficient came to the court, the court adjudged the shouldent pully a charge and convicted and sufficient came to the court was above, or appeared to the court, the court adjudged the shouldent pully a charge and convicted and sufficient came to the count was above, or appeared to the court, the court adjudged the shouldent pully a charge and convicted and sufficient came to the count was above, or appeared to the court, the court adjudged the shouldent pully a charge and convicted and sufficient came to the count was above, or appeared to the court, the court adjudged the shouldent pully a charge and convicted and sufficient came to the count was above, or appeared to the court, the court adjudged the shouldent pully a charge and convicted and sufficient came to the count of the coun	nited States of	America vs. United S	tes D	istrict	Cou	rt fo
In the presence of the attorney for the government the defendant appeared in person on this date the defendant appeared in person on this date the defendant appeared in person on this date to the defendant appeared in person on this date the defendant appeared in person on this date the defendant appeared to the court and the defendant therepre variety advantages of constitution. As your property of the pleas the court advantage of constitution of the court and the defendant therepre variety advantages of constitution. As your property of the pleas there is a factual basis for the plea. **COTY 6 1976* There being a findinghostists of Laguery P. Pallyoy, Court Appointed There is a factual basis for the plea. **COTY 6 1976* There being a findinghostist of Laguery P. Pallyoy, Court Appointed There is a factual basis for the plea. **COTY 6 1976* There being a findinghostist of Laguery P. Pallyoy, Court Appointed There is a factual basis for the plea. **COTY 6 1976* There being a findinghostist of Laguery P. Pallyoy, Court Appointed There is a factual basis for the plea. **COTY 6 1976* There being a findinghostist of Laguery P. Pallyoy, Court Appointed There is a factual basis for the plea. **COTY 6 1976* There being a findinghostist of Laguery P. Pallyoy, Court Appointed There is a factual basis for the pleas. **COTY 8 1976* There being a findinghostist of Laguery P. Pallyoy, Court Appointed There is a factual basis for the pleas. **COTY 8 1976* There being a findinghostist of Laguery P. Pallyoy, Court Appointed There is a factual basis for the pleas. **COTY 8 1976* The court aked whether defendant had anything to see why pulganent thous not be prosecuted. The court adopted the defendant thous not be prosecuted as a factual basis for the court appointed the factorist please. **The court aked whether defendant had anything to see why pulgant thous not be prosecuted. The court adopted to the court appointed the feet factorist please the court appointed to the court appointed to the court appoi	DEFENDANT		n distr	ICT OF O	K <u>LAHOM</u>	<u> </u>
In the presence of the attorney for the government the defendant appeared in person on this date. WITHOUT COUNSEL		L DOCKET NO.	→	-CR-107-	03-C	
The court acked whether defendant had anything to say why ledgment thousand and sold whether defendant design to council.	,	JUDGMENT AND PROBATION/COMMIT	MENT	ORDER	AO-24	5 (5/75)
THE ADDITIONAL SERVING A UNITHOUT COUNSEL However the court advised defendant of right to counsel and sked whether defendant taken have counsel appointed by the court and the defendant there are advised additions of counsel. YI WITH COUNSEL TETY P. PAILOY, COURT Appointed (Name of counsel) (Name of counsel) There being a finding benefits of [Language of the court and the discharged of the court and the defendant and convicted and ordered that the court of the discharged of the court and the discharged of th						YEAR
The court asked whether defendant had anything to sy why ludgment should not be presonneed. Because no sufficient cause to the court was shown, or appeared to the court, the court defendant is discharged. The court asked whether defendant had anything to sy why ludgment should not be presonneed. Because no sufficient cause to the court, was shown, or appeared to the court, the court adjugged the defendant guilty as charged and convicted and ordered that: "MY should not be presonneed. Because no sufficient cause to the court ask shown, or appeared to the court, the court adjugged the defendant guilty as charged and convicted and ordered that: "MY should not be presonneed. Because no sufficient cause to the court ask shown, or appeared to the court, the court adjugged the defendant guilty as charged and convicted and ordered that: "MY should not be presonneed." The imposition of sentonce is hereby suspended and the defendant is placed on probation for a period of Two (2) Years from this date. SPECIAL A condition of probation is that the defendant shall not unlaw-reversible of this judgment is imposed. The Court may change the conditions of fire years period by the probation reverse side of this judgment is imposed. The Court may change the conditions of fire years period by the probation and commitment or working the probation guide. BERDATION The court orders commitment to the custody of the Attorney General and recommends, it is noticed done and commitment to the Custody of the Attorney General and recommends. The court orders commitment to the custody of the Attorney General and recommends. The DALE COOK H. DALE COOK CERTIFIED AS A TRUE COPY ON THIS DATE. COURT To the court orders commitment to the custody of the Attorney General and recommends. H. DALE COOK	COUNSEL	J WITHOUT COUNSEL However the court advised defendant of right to	counsel and	asked whether c	lefendant d	
There is a factual basis for the plea. NOT GUILTY. Defendant is discharged There being a finding brocking of Lagulty. Defindant has been convicted as charged of the offense(s) of having violated Title 18, U.S.C Section 471 and 2, as charged in the Indictment. The court asked whether defendant had anything to say why judgment should not be promounced. Because no sufficient cause to the court was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: "Indictment was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: "Indictment was shown, or appeared to the court, the court of the court and the defendant was shown, or appeared to the court of th		X WITH COUNSEL Terry P. Malloy, Co	urt App		of counsel.	
There being a finding terming of X GULLTY Defendant is discharged X GULLTY Defendant has been convicted as charged of the offense(s) of having violated	PLEA	GUILTY, and the court being satisfied that NOLO CONTENT there is a factual basis for the plea,	DERE, L			
Definition has been convicted as charged of the offense(s) of having violated Title 18, U.S.C., Section 471 and 2, as charged in the Indictment. The court asked whether defendant had anything to say why judgment should not be prosounced. Because no sufficient cause to the court was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: Horizontal and the supposed of the proposed and the defendant is placed on probation for a period of Two (2) Years from this date. SPECIAL PROBATION OF PROBATION In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the proposed that the court of the probation product or within a maximum probation period of five years permitted by law, may issue a warrant and enterprised probation for a widetion occurring during the probation period. The court orders commitment to the custody of the Attorney General and recommends. The imposition of probation of probation period of five years permitted by law, may issue a warrant and enterprised probation for a widetion occurring during the probation period. The court orders commitment to the custody of the Attorney General and recommends. The imposition of the special conditions of probation period of five years permitted by law, may issue a warrant and enterprised period of the period of probation for a vicilation and commitment to the U.S. Marshal or other qualified officer. Enterprise DATE COOK THIS DATE A COLERK		There being a finding tenediat of NOT GUILTY. Defendant is dischar	rged			
The court asked whether defendan had anything to say why ludgment should not be pronounced. Because no sufficient cause to the contra was shown, or appeared to the court, the court algodged the defendant guilty as charged and convicted and ordered that: **Inchinghant was shown, or appeared to the court, the court algodged the defendant guilty as charged and convicted and ordered that: **Inchinghant was shown, or appeared to the court, the court algodged the defendant guilty as charged and convicted and ordered that the general conditions of the placed on probation for a period of Two (2) Years from this date. SPECIAL CONDITIONS OF ROBATION In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the court of the court may change the conditions of probation, and the probation period of free years permitted by law, may issee awarrant and reverse side of this judgment and commitment to the court orders commitment to the custody of the Attorney General and recommends. It is ordered that the Cierk deliver and the court orders commitment to the U.S. Martin Boatte. The court orders commitment to the custody of the Attorney General and recommends. It is conferred that the Cierk deliver and on other qualified of officer. CERTIFIED AS A TRUE COPY ON THIS DATE. H. DALE COOK	in the same	Defendant has been convicted as charged of the offense(s) of having vio	lated T			
The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the court was shown, or appeared to the court, the court adjudged the defendant quity as charged and convicted and ordered that: The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of Two (2) Years from this date. SPECIAL ONDITIONS OF TROBATION DIVIDIONAL ONDITIONS OF TROBATION In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on any time during the probation period. In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation, and any time during the probation period. The court orders commitment to the custody of the Attorney General and recommends, It is ordered that the Cierk deliver a certified copy of this judgment and commitment to the U.S. Marshillon The court orders commitment to the custody of the Attorney General and recommends, It is ordered that the Cierk deliver a certified copy of this judgment and commitment to the U.S. Marshillon CERTIFIED AS A TRUE COPY ON THIS DATE H. DALE COOK		Section 471 and 2, as charged in the Indicts	ent.			
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H. DALE COOK () CLERK	IGNED BY		Ti	IIS DATE		
	U.S. Distri	H. DALE COOK		' 		
·	j U.S. Magis	trate Date <u>IV-26-/9</u>			() DE	PUTY

)		tes District Court
EFENDANT)	→ JOHN TAIRUA	DISTRICT OF ORLANDRA
	L DOCKET NO.	79-CR-107-02-C
	JUDGMENT AND PROBATION/COMMITM	
	In the presence of the attorney for the government	MONTH DAY YE
	the defendant appeared in person on this date	10 26 7
COUNSEL (WITHOUT COUNSEL However the court advised defendant of right to chave counsel appointed by the court and the defendant X WITH COUNSEL Kanneth P. Stainer, Counter of Counter	thereupon waived assistance of counsel.
PLEA	GUILTY, and the court being satisfied that here is a factual basis for the plea,	ERE, MOTGULTY
$\overline{}$	There being a finding fraction of \(\sum_{\text{\tinc{\text{\tex{\tex	ed 0CT 2 6 1979
	Defendant has been convicted as charged of the offerise(s) of the ving viol	ated Titll S.DISTRICI DU
INDING & UDGMENT (Sections 471 and 2, as charged in the Indicti	Marc yce o y General y opening oo
	and the second of the second o	en e
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ENTENCE	The imposition of sentence is hereby suspension probation for a period of Two (2)	SHIFTER SHALL CHE WENCHINGER
OR ROBATION ORDER	IT IS FURTHER ORDERED that as long as the violate any laws, the probation shall be unsup	defendant does not
ROBATION	IT IS FURTHER ORDERED that as long as the	defendant does not pervised.
ROBATION	IT IS FURTHER ORDERED that as long as the violate any laws, the probation shall be unsup	defendant does not pervised.
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ROBATION ORDER SPECIAL ONDITIONS OF	IT IS FURTHER ORDERED that as long as the violate any laws, the probation shall be unsur	defendant does not pervised.
ROBATION ORDER SPECIAL ONDITIONS OF	IT IS FURTHER ORDERED that as long as the violate any laws, the probation shall be unsur	defendant does not pervised.
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UNITED STATES DISTRICT (COURT
Northern District of O	klahoma
United States of America) vs. JAY L. SHIELDS	Criminal No. 79-CR-56
	00T 2 5 19 7
ORDER FOR DISMISSA	AT.
Pursuant to Rule 48(a) of the Federa	il Rules of Criminal
Procedure and by leave of court endorsed	hereon the United States
Attorney for the Northern Distri	lct of Oklahoma
hereby dismisses the Counts 4,5,6,9, (indictment, info	10,17 of Indictmentagainst mation, complaint)
Jay L. Shields, defender	
	United States Attorney
Leave of court is granted for the filing Late: October 25,1979	of the foregoing dismissal. United States District Judge
00 00001 (New , 19 / 9	
DOJ	FORM OBD-113
	8-27-74

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Northern District of Oklahoma
Not citeti. Distitut of Oktationa
79-CR-56
United States of America Criminal No. 79-CR-56
A. J. SHIELDS
ORDER FOR DISMISSAL
Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure and by leave of count endorsed beyon the United States
Procedure and by leave of court endorsed hereon the United States
Attorney for the Northern District of Oklahoma
hereby dismisses the Count 12 cf the Indictment against (indictment, information, complaint)
A. J. Shields, defendant.
United States Attorney
Leave of court is granted for the filing of the foregoing dismissal.
United States District Judge
Date: October 25, 1979
FORM OBD-113
DOJ 8 - 27-74

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DEFENDANT MANUEL BLANCO-TRUJILLO DOCKRITRON. 19-CR-136 JUDGMENT AND PROBATION/COMMITMENT ORDER AD AL 1979 In this presence of the attentory for the government the defendant appeared in percent on this date. WITHOUT COUNSEL Without the court and the defendant theregoes were beginned by the court and the defendant theregoes were beginned by the court and the defendant theregoes were beginned by the court and the defendant theregoes were beginned by the court and the defendant theregoes were beginned of the court and the defendant theregoes were beginned of the court and the defendant theregoes were beginned of the court and the defendant that anything te say why purgment should not be presented. Because so sufficient cause to the court, the court and other beginning to the court and other defendant and anything te say why purgment should not be presented. Because so sufficient cause to the court, the court and other defendant is discharged. There being a finding transfer to of the court and other defendant is discharged. Because so sufficient cause to the court and other defendant had anything te say why purgment should not be presented. Because so sufficient cause to the court and other defendant had anything te say why purgment should not be presented. Because so sufficient cause to the court and other defendant had anything te say why purgment should not be presented that The court and other defendant had anything te say why purgment should not be presented and consisted and ordered that The court of the court and other defendant had anything te say why purgment should not be presented and ordered that The court of the court and ordered that The court of the court and other defendant had anything te say why purgment should not be presented and ordered that The court of the court and ordered that the court of th	Inited States of	America vs. United	l S tes]	Distric	t Cou	rt fo
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In the presence of the attorney for the government the defendant appeared in person on this date NOTIFICATION	JEFENDANI (CKET NO -1	79-CR-136		
In the presence of the attorney for the government the defendant appeared in person on this date WITHOUT COUNSEL			-			
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WITH COUNSEL Howard W. Sell. Court Appointed						
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DANIEL RUNICA-BRAVO DANIEL RUNICA-BRAVO DOCKET NO. 179-CR-134 JUDGMENT AND PROBATION/COMMITMENT ORDER OF ONLY IN THE COUNTY OF THE ADMINISTRATION ORDER OF STATE ORDER OF STATE OF THE ADMINISTRATION ORDER OF STATE ORDER OF STATE ORDER)	13A 04B079 F117	
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the defendant appeared in person on this date WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant derive have counted appointed by the court and the defendant theritops which assistance of counsel. X_WITH COUNSEL Roward N_Sell_Court_Appointed			
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	L		DOCKET NO.	79-CR	-121	
	JUDGMENT AND	PROBATION/	COMMITM	ENT OR	DER AO	245 (5/
	In the presence of the attorney for the defendant appeared in person	or the government on this date		MONTH 10	16	79
COUNSEL	WITHOUT COUNSEL →	However the court advised de have counsel appointed by the co	ourt and the defendant the	ereupon waived as	whether defendant ssistance of counse	desired I.
	WITH COUNSEL L.	3111_MCM	iahon, Retaine (Name of counse	1)		 -
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\equiv	There being a finding/wadicacof	NOT GUILTY.	Defendant is discharged		16 197	7 9
				11. 3	ck C. Silver, (lerk Augr
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OR ROBATION ORDER SPECIAL ONDITIONS OF PROBATION DDITIONAL ONDITIONS	In addition to the special conditions reverse side of this judgment be impany time during the probation period probation for a violation occurring definition of the probation occurring definition of the probation occurring definition occurring definitions and definition occurring definitions are supported as a support of the contract occurrence occurren	one - Three (3) Two - Three (3) Two - Three (3) ADJUDGED that in the second of probation imposed above, it is seed. The Court may change the dor within a maximum probationing the probation period.	t is hereby ordered that the conditions of probation, ion period of five years p	imposed in Conditing the general conditing to the general conditing the general conditing the general conditions are general conditions. It is on a cert and conditions are general conditions are general conditions. It is on a cert and conditions are general conditions. It is on a cert and conditions are general conditions.	ons of probation so the period of probation warrant ordered that the Cleified copy of this commitment to the rother qualified of	et out o ation, a at and re erk deliv judgme U.S. Ma ficer.
OR ROBATION ORDER SPECIAL ONDITIONS OF ROBATION OF ROBATION OMMITMENT ECOMMEN	In addition to the special conditions reverse side of this judgment be impany time during the probation period probation for a violation occurring defined to the court orders commitment	one - Three (3) Two - Three (3) Two - Three (3) ADJUDGED that instruction of probation imposed above, in lossed. The Court may change the dor within a maximum probationing the probation period. The custody of the Attorne	t is hereby ordered that the conditions of probation, ion period of five years p	imposed in Conditing the general conditing to the general conditing the general conditing the general conditions are general conditions. It is on a cert and conditions are general conditions are general conditions. It is on a cert and conditions are general conditions. It is on a cert and conditions are general conditions.	ons of probation so the period of probation are warrant ordered that the Cleified copy of this commitment to the prother qualified of the qualifi	et out o ation, a at and re erk deliv judgme U.S. Ma ficer.

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,		OKTREES DIS	TRICT OF	DKLYHON	<u> </u>
EFENDANT }	JAMES CALVIN GILNER	DOCKET NO. ➤ 🗀	79-CR-10	1- C	
	JUDGMENT AND PROBATION/CO				45 (5/7
	In the presence of the attorney for the government		MONTH	DAY	YEA
	the defendant appeared in person on this date		10	12	79
COUNSEL	WITHOUT COUNSEL However the court advised defendant have counsel appointed by the court and Charles H. Pr	d the defendant thereup	oon waived assistan	ce of counsel.	
=		(Name of counsel)	FI	LE	U
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	O CONTENDERE,		GUILTY ૧૫૧ <mark>૧</mark> ૧૧	
	There being a finding bracking of \[\begin{align*} \text{L} NOT GUILTY. Defending to the control of the contro	ant is discharged	Jack 0	. Silver, M Strict Co	erk)URT
	Defendant has been convicted as charged of the offense(s) of have Section 842(h), as charged in Count 3				
INDING& (UDGMENT (> Court of the charges in Court of	Ar Mile Tile	A Castal Ca	:	
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}			, v		
SENTENCE OR	was shown, or appeared to the court, the court adjudged the defendant guarantee court 3 - The imposition of sententhe defendant is placed on probation for from this date.	omenomente nce is hereb	ommunikansi Y suspend	mbef ed and	
SENTENCE OR	Count 3 - The imposition of sentential the defendant is placed on probation for from this date.	omenomente nce is hereb	ommunikansi Y suspend	mbef ed and	
SENTENCE OR ROBATION	Count 3 - The imposition of sententhe defendant is placed on probation for	omenomente nce is hereb	ommunikansi Y suspend	mbef ed and	
SENTENCE OR ROBATION	Count 3 - The imposition of sentential the defendant is placed on probation for from this date.	omenomente nce is hereb	ommunikansi Y suspend	mbef ed and	
SENTENCE OR ROBATION ORDER	Count 3 - The imposition of sentential the defendant is placed on probation for from this date.	omenomente nce is hereb	ommunikansi Y suspend	mbef ed and	
SENTENCE OR ROBATION ORDER SPECIAL ONDITIONS OF	Count 3 - The imposition of sentential the defendant is placed on probation for from this date.	nce is hereb or a period	ommunikansi Y suspend	ndef ed and 4) Year	
SENTENCE OR ROBATION ORDER SPECIAL ONDITIONS OF	Count 3 - The imposition of sentential the defendant is placed on probation for from this date.	nce is hereb or a period	y suspende of Pour (ndef ed and 4) Year	
SENTENCE OR ROBATION ORDER SPECIAL ONDITIONS OF	Count 3 - The imposition of sentential the defendant is placed on probation for from this date.	nce is hereb or a period	y suspende of Pour (ndef ed and 4) Year	
SENTENCE OR ROBATION ORDER SPECIAL ONDITIONS OF ROBATION DDITIONAL ONDITIONS OF	Count 3 - The imposition of sentential the defendant is placed on probation for from this date.	eby ordered that the ge	y suspender of Pour (probation set	out c
SENTENCE OR ROBATION ORDER SPECIAL ONDITIONS OF ROBATION DDITIONAL ONDITIONS OF ROBATION	Count 3 - The imposition of sententhe defendant is placed on probation for from this date. In addition to the special conditions of probation imposed above, it is here reverse side of this judgment be imposed. The Cour: may change the conditions any time during the probation period or within a maximum probation period period period or within a maximum probation period	eby ordered that the getions of probation, reduied of five years permi	y suspendence of Pour (It is ordered a certified of	probation set riod of probation a warrant that the Clerk copy of this ju	out cotion, a and recorded to deliver
SENTENCE OR ROBATION ORDER SPECIAL ONDITIONS OF PROBATION OR OF PROBATION	Count 3 - The imposition of sententhe defendant is placed on probation for this date. In addition to the special conditions of probation imposed above, it is here reverse side of this judgment be imposed. The Cour: may change the condition time during the probation period or within a maximum probation period probation for a violation occurring during the probation period.	eby ordered that the getions of probation, reduied of five years permi	y suspendence of Pour (It is ordered a certified cand commit	probation set riod of probation set a warrant that the Clerk copy of this jument to the Ur qualified offi	out cotion, a and recording definition of the control of the contr
SENTENCE OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION OR OF PROBATION OMMITMENT RECOMMEN-	Count 3 - The imposition of sententhe defendant is placed on probation for this date. In addition to the special conditions of probation imposed above, it is here reverse side of this judgment be imposed. The Cour: may change the condition time during the probation period or within a maximum probation period probation for a violation occurring during the probation period.	eby ordered that the getions of probation, reduied of five years permi	y suspendence of Pour (It is ordered a certified of and commit shall or other	probation set riod of probation set a warrant that the Clerk copy of this jument to the U qualified offi	out o tion, a and re delividgme
SENTENCE OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION OR OF PROBATION OMMITMENT RECOMMEN-	Count 3 - The imposition of sententhe defendant is placed on probation form this date. In addition to the special conditions of probation imposed above, it is here reverse side of this judgment be imposed. The Cour: may change the conditionary time during the probation period or within a maximum probation period or within a maximum probation period or within a maximum probation for a violation occurring during the probation period. The court orders commitment to the custody of the Attorney General Court orders commitment to the custody of the Attorney General Court orders.	eby ordered that the getions of probation, reduied of five years permi	y suspended for Pour (see or extend the petted by law, may is sertified to and commit shallor other certified A	probation set eriod of probations a warrant to the Ur qualified offi	out o tion, a and re c deliv udgme s.S. Ma ccer.

	UNITED	STATES DISTRICT	COURT	
_	Northern	District of	Oklahoma	
United S	tates of America vs.	}	Criminal No. 79-CR	
MADONNA	A LEE BRISTOW) RDER FOR DISMISS	SAT.	OCT 9 1979 Jack C. Silver, Clerk U. S. DISTRICT COM
Pur			ral Rules of Criminal	THE LUMBE
Procedure	e and by leave o	f court endorsed	d hereon the United S	tates
			ormation, complaint)	
Madonna	a Lee Bristow	defenda	ant.	

HUBERT H. BRYANT United States Attorney

Asst. United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: October 9 , 1979

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ted States of			
EFENDANT	NORTHERN DIST	TRICT OF OKLAHOMA	
FENDANI	FREDDIE JOE ROWLAND	79-CR-118-C	
	JUDGMENT AND PROBATION/COMMITMEN	T ORDER A0-245	(5/7
	In the presence of the attorney for the government the defendant appeared in person on this date	MONTH DAY - 10 5	YEA 79
COUNSEL	WITHOUT COUNSEL However the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereupon that the court and the defendant thereupon that the court and the defendant thereupon that the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereupon that the court advised defendant of right to counsel appointed by the court advised defendant of right to counsel appointed by the court advised defendant of right to counsel appointed by the court advised defendant of right to counsel appointed by the court advised defendant of right to counsel appointed by the court and the defendant thereupon the court advised defendant of right to counsel appointed by the court and the defendant thereupon the court advised defendant of right to counsel appointed by the court and the defendant thereupon the court advised defendant thereupon the court and the defendant thereupon the court and the defendant thereupon the court advised by the court and the defendant thereupon the court advised by the court advised	on waived assistance of counsel.	sired
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	NOT GUILTY 3CT 5 1979	
	There being a finding wordict of \(\text{\bar{L}} \) NOT GUILTY. Defendant is discharged \(\text{\bar{X}} \) GUILTY.	Jack G. Silver, Mex. U. 8. Distribution	
INDING &	Defendant has been convicted as charged of the offense(s) of having violate Section 1701 and Section 641, as charged in the I	d T. 18, U.S.C.,	
UDGMENT	A COMPANIE DE LA COMPANIE DEL COMPANIE DE LA COMPANIE DEL COMPANIE DE LA COMPANIE DEL COMPANIE DEL COMPANIE DE LA COMPANIE DE LA COMPANIE DEL COMPANIE DEL COMPANIE DEL COMPANIE DEL COMPANIE DE LA COMPANIE DEL COMPANIE	A STATE OF THE STA	
OR	The court asked whether defendant had anything to say why judgment should not be pronounced. was shown, or appeared to the court, the court adjudged the defendant guilty as charged and con nonexperimental experimental experime	wicted and ordered that: ************************************	V 21
SENTENCE OR	The court asked whether defendant had anything to say why judgment should not be prosounced. was shown, or appeared to the court, the court adjudged the defendant guilty as charged and con **The imposition of any sentence of imprisonment is and the defendant is placed on probation for a pe	wicted and ordered that: ************************************	V 21
SENTENCE OR ROBATION	The court asked whether defendant had anything to say why judgment should not be prosounced. was shown, or appeared to the court, the court adjudged the defendant guilty as charged and con not a manufacture and a sentence of imprisonment is and the defendant is placed on probation for a permonths from this date. Defendant is fined \$100.00 \$150.00 on Count II. Fines are to be paid on or the six (6) months probationary period.	wicted and ordered that: ************************************	ven
SENTENCE OR ROBATION ORDER	The court asked whether defendant had anything to say why judgment should not be pronounced. was shown, or appeared to the court, the court adjudged the defendant guilty as charged and con nontanged was sentence of imprisonment is and the defendant is placed on probation for a permonths from this date. Defendant is fined \$100.00 \$150.00 on Count II. Fines are to be paid on or the six (6) months probationary period.	wicted and ordered that: ************************************	ven
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ENTENCE OR ROBATION ORDER SPECIAL DINDITIONS OF	The court asked whether defendant had anything to say why judgment should not be pronounced. was shown, or appeared to the court, the court adjudged the defendant guilty as charged and con xeman analyse and any sentence of imprisonment is and the defendant is placed on probation for a permonths from this date. Defendant is fined \$100.0 \$150.00 on Count II. Fines are to be paid on or the six (6) months probationary period.	wicted and ordered that: ************************************	1
SENTENCE OR ROBATION ORDER SPECIAL ONDITIONS OF	The court asked whether defendant had anything to say why judgment should not be promounced. was shown, or appeared to the court, the court adjudged the defendant guilty as charged and con manufactural experimental experimenta	hereby suspended of six (6) on Count I and before the end of	ven
SENTENCE OR ROBATION ORDER SPECIAL ONDITIONS OF	The court asked whether defendant had anything to say why judgment should not be promounced. was shown, or appeared to the court, the court adjudged the defendant guilty as charged and con xumax manufactural acceptance contains a contains a contains and the defendant is placed on probation for a permonths from this date. Defendant is fined \$100.0 \$150.00 on Count II. Fines are to be paid on or the six (6) months probationary period.	s hereby suspended of six (6) on Count I and before the end of	ven
SENTENCE OR ROBATION ORDER SPECIAL ONDITIONS OF ROBATION DDITIONAL ONDITIONS OF	The court asked whether defendant had anything to say why judgment should not be promounced. was shown, or appeared to the court, the court adjudged the defendant guilty as charged and con not be promounced. The imposition of any sentence of imprisonment is and the defendant is placed on probation for a permonth of this date. Defendant is fined \$100.0 \$150.00 on Count II. Fines are to be paid on or the six (6) months probationary period.	hereby suspended that: ************************************	ut oi
SENTENCE OR ROBATION ORDER SPECIAL ONDITIONS OF ROBATION DDITIONAL ONDITIONS OF ROBATION	The court asked whether defendant had anything to say why judgment should not be promounced. was shown, or appeared to the court, the court adjudged the defendant guilty as charged and con any sentence of imprisonment is and the defendant is placed on probation for a permonths from this date. Defendant is fined \$100.0 \$150.00 on Count II. Fines are to be paid on or the six (6) months probationary period. In addition to the special conditions of probation imposed above, it is hereby ordered that the generate side of this judgment be imposed. The Court may change the conditions of probation, reductions of probation period or within a maximum probation period of five years permit	hereby suspended from the suspended of six (6) on Count I and before the end of the suspended by law, may issue a warrant and the suspended by law, may issue a warrant and the suspended by law, may issue a warrant and suspended by law, may	ut or on, ar nd redeliving mer
SENTENCE OR ROBATION ORDER SPECIAL ONDITIONS OF ROBATION ORDER CONTROL ON C	The court asked whether defendant had anything to say why judgment should not be promounced, was shown, or appeared to the court, the court adjudged the defendant guilty as charged and con impossible the promounce of imprisonment is and the defendant is placed on probation for a permonths from this date. Defendant is fined \$100.0 \$150.00 on Count II. Fines are to be paid on or the six (6) months probationary period. In addition to the special conditions of probation imposed above, it is hereby ordered that the generous side of this judgment be imposed. The Court may change the conditions of probation, reductions the during the probation period or within a maximum probation period of five years permit probation for a violation occurring during the probation period.	hereby suspended in the conditions of probation set of the end of	ut or on, ar deliving mer i. Ma
SENTENCE OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION OF PROBATION OMMITMENT RECOMMENDATION	The court asked whether defendant had anything to say why judgment should not be promounced, was shown, or appeared to the court, the court adjudged the defendant guilty as charged and con impossible the promounce of imprisonment is and the defendant is placed on probation for a permonths from this date. Defendant is fined \$100.0 \$150.00 on Count II. Fines are to be paid on or the six (6) months probationary period. In addition to the special conditions of probation imposed above, it is hereby ordered that the generous side of this judgment be imposed. The Court may change the conditions of probation, reductions the during the probation period or within a maximum probation period of five years permit probation for a violation occurring during the probation period.	hereby suspended that: see the criod of six (6) on Count I and before the end of the corrected the period of probatic ted by law, may issue a warrant and a certified copy of this jud and commitment to the U.S. shall or other qualified office.	ut or on, an delive gmen i. Mai
SENTENCE OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION OF PROBATION OMMITMENT RECOMMEN	The court asked whether defendant had anything to say why judgment should not be promounced. was shown, or appeared to the court, the court adjudged the defendant guilty as charged and contained any sentence of imprisonment is and the defendant is placed on probation for a permonths from this date. Defendant is fined \$100.0 \$150.00 on Count II. Fines are to be paid on or the six (6) months probationary period. In addition to the special conditions of probation imposed above, it is hereby ordered that the general size of this judgment be imposed. The Court may change the conditions of probation, reduction for a violation occurring during the probation period. The court orders commitment to the custody of the Attorney General and recommends.	thereby suspended in the company of the conditions of probation set of the conditions of probations of probations of probations of the conditions of the c	ut on on, an of revenue of the second of the

United States of A	United S tes 1	District Court for
		RICT OF OKLAHOMA;
DEFENDANT	JAMES DONALD SHIEW	
	L DOCKET NO. → L	79-CR-103
	JUDGMENT AND PROBATION/COMMITMENT	T ORDER A0-245 (5/75)
	In the presence of the attorney for the government the defendant appeared in person on this date	MONTH DAY YEAR 10 5 79
COUNSEL	However the court advised defendant of right to counsel ar have counsel appointed by the court and the defendant thereupon	nd asked whether defendant desired to n waived assistance of counsel.
J	WITH COUNSEL William R. Grime, Counsel)	rt_Appointed
PLEA	GUILTY, and the court being satisfied that NOLO CONTENDERE, there is a factual basis for the plea,	NOT GUILTY
	NOT GUILTY. Defendant is discharged	OCT 5 1979
	There being a finding/verdict of \(\bigcup \text{NOT GUILTY.} \text{ Defendant is discharged} \\ \bigcup \text{X_I GUILTY.} \)	Jack C. Silver, Clerk
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s) of having violated Sections 922(a)(1), 924(a), 922(j) and 924(a), as 1 & 2 of the Indictment.	Title 18, U.S.C., charged in Counts
	The court asked whether defendant had anything to say why judgment should not be pronounced. B	ecause no sufficient cause to the contrary
	was shown, or appeared to the court, the court adjudged the defendant guilty as charged and conv hereby committed to the custody of the Attorney General or his authorized representative for impriso	victed and ordered that:
SENTENCE	Count One - Eighteen (18) Months Count Two - Eighteen (18) Months	
OR PROBATION ORDER	IT IS FURTHER ORDERED that the sentence imposshall run concurrently with the sentence imposed.	sed in Count Two in Count One.
	On the motion of the Assistant U. S. Attorne hereby dismissed.	y, Count Three is
SPECIAL CONDITIONS OF		•
PROBATION		
;		
•		
ADDITIONAL	In addition to the special conditions of probation imposed above, it is hereby ordered that the gen	eral conditions of probation set out on the
CONDITIONS OF PROBATION	reverse side of this judgment be imposed. The Court may change the conditions of probation, reduced any fine during the probation period or within a maximum probation period of five years permitted probation for a viplation occurring during the probation period.	or extend the bellog of brobation, and at
	The court orders commitment to the custody of the Attorney General and recommends,	It is ordered that the Clerk deliver
COMMITMENT RECOMMEN-		a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
DATION		CERTIFIED AS A TRUE COPY ON
SIGNED BY	Deriver (touth)	THIS DATE
U.S. Distri	ict Judge	By()CLERK
U.S. Magis	Date 10-5-79	() DEPUTY \(\bar{1}\)
		he he

ENDANT	DON SETON WELCH					
		Doci	KET NO. ➤ L	79-CR-1	98-C	·····
	JUDGMENT AND PRO					45 (5/7
				MONTH	DAY	YEA
	In the presence of the attorney for the gove the defendant appeared in person on this da	te -		10	3	75
OUNSEL	WITHOUT COUNSEL However the have counsel	e court advised defendant of appointed by the court and the Patrick A. W.	e defendant thereu 1111ams, 1	pon waived assi.	Julies of Societies	destred
			Name of counsel)	F	of GUILTY	D
PLEA	GUILTY, and the court being satisfie there is a factual basis for the plea,	d thatNOLO	CONTENDERE,	L	JCT 5 10	
	(NOT GUILTY. Defendant	t is discharged		UU. 0 .8	. IJ
	(X	GUILTY.		11 9	ek C. Süver, S. pistriuj 1	Clerk LOUR
INDING &	Defendant has been convicted as charged of Section 473, as charged	THE THE ARREST		and the state of t	1	
IDGMENT	1 11 11 11	The gradient of the second of	Boran Control		ade consult to pyglester	
		And the second of the second o		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		
$x \in \mathbb{R}$		en e			•	
	The court asked whether defendant had anything was shown, or appeared to the court, the court hereby committed to the custody of the Attorn	ing to say why judgment should rt adjudged the defendant guilt ey General or his authorized rep	y as charged and coresentative for imp	onvicted and o prisonment for a	period of	derena
OR	was shown, or appeared to the court, the court hereby committed to the custody of the Attorn TT IS FURTHER ORD	ey General or his authorized rep	nths	acy beco	a period of	าได
OR	was shown, or appeared to the court, the court hereby committed to the custody of the Attorn IT IS FURTHER ORD for parole at such time as provided in Title 18	rifteen (15) More that the deas the U.S. Par	nths efendant role Commi	hay becomes on many becomes and many bec	me eligik	ole mine
OR PROBATION	it is further ordered to the court, the court hereby committed to the custody of the Attorn it is for parole at such time as provided in Title 18 IT IS FURTHER ADJ voluntarily to the Inst	radiuged the detendant general or his authorized representation (15) More representation (15) Mo	oresentative for imports efendant s role Commi	asy beco Lesion m	me eligib my determination	ole mine
OR PROBATION ORDER SPECIAL	it is further ordered to the court, the court hereby committed to the custody of the Attorn for parole at such time as provided in Title 18	Fifteen (15) More as the U.S. Para U.S.C., Sectional United that the distribution of conf	oresentative for imports efendant s role Commi	ay becoursely becomes (2).	me eligib my determitted to leted by	ole mine
OR ROBATION ORDER SPECIAL CONDITIONS OF	it is further ordered to the court, the court hereby committed to the custody of the Attorn it is for parole at such time as provided in Title 18 IT IS FURTHER ADJ voluntarily to the Inst	region of conf	efendant son 4205 (b) defendant inement a	ay becourse of the second seco	me eligible determinated to	ole mine
OR PROBATION ORDER SPECIAL CONDITIONS OF	it is further ordered to the court, the court hereby committed to the custody of the Attorn it is for parole at such time as provided in Title 18 IT IS FURTHER ADJ voluntarily to the Inst	rey General or his authorized reperture of the control of the control of conf.	efendant son 4205 (b)	asy becourse (2). is perm design	me eligible ay determinated to	ole mine
OR PROBATION ORDER SPECIAL CONDITIONS OF	it is further ordered to the court, the court hereby committed to the custody of the Attorn it is for parole at such time as provided in Title 18 IT IS FURTHER ADJ voluntarily to the Inst	rifteen (15) Mon ERISD that the di as the U.S. Par U.S.C., Section	efendant son 4205 (b) defendant inement a	ay becoursion may become sion may become sion may become sion may be sion may	me eligitary determinated to	ole mine
OR PROBATION ORDER SPECIAL CONDITIONS OF	it is further ordered to the court, the court hereby committed to the custody of the Attorn it is for parole at such time as provided in Title 18 IT IS FURTHER ADJ voluntarily to the Inst	rifteen (15) Mon ERISD that the di as the U.S. Par U.S.C., Section	efendant son 4205 (b)	ay becoursion may become sion may become sion may become sion may be sion may	me eligitary determinated to	ole mine
OR ROBATION ORDER SPECIAL CONDITIONS OF PROBATION ADDITIONS OF CONDITIONS OF	it is further ordered to the court, the court hereby committed to the custody of the Attorn it is for parole at such time as provided in Title 18 IT IS FURTHER ADJ voluntarily to the Inst	region imposed above, it is herebest in a maximum probation period period period period period p	oresentative for importants efendant inches on 4205 (b) defendant inches overed that the	is perm design (2).	me eligitary determinated to eted by ions of probation the period of promay issue a warrange of the period of the period of promay issue a warrange of the period o	rep the
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION ADDITIONAL CONDITIONS	IT IS FURTHER ORD for parole at such time as provided in Title 18 IT IS FURTHER ADJ voluntarily to the Instantarily to the In	region of the defendance of the condition imposed above, it is hereby condition of condition and any condition of condition and condition of condition of condition and condition of condit	oresentative for importants efendant in the common 4205 (b) defendant in the constant in the	is permal conditions of the state of the sta	me eligitary determinated to letted by littled by littl	set out bation, ant and
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION OF PROBATION COMMITMENT RECOMMEN	IT IS FURTHER ORD for parole at such time as provided in Title 18 IT IS FURTHER ADJ voluntarily to the Instantarily to the Instantarily to the Instantarily General. In addition to the special conditions of probation for a violation period or with probation for a violation occurring during the The court orders commitment to the customer and the court orders commitment to the customer and the court orders commitment to the customer and the customer and the court orders commitment to the customer and the custome	region of the defendance of the condition imposed above, it is hereby condition of condition and any condition of condition and condition of condition of condition and condition of condit	oresentative for importants efendant in the common 4205 (b) defendant in the constant in the	is perment for a least on me (2). is perment for a least on me (2). is perment condition of the condition	me eligitary determinated to letted by library determinated by library determinated by library listed by library listed a warriage ordered that the Citified copy of this	set out bation, ant and
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